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FILED IN UNITED STATES DISTRICT
COURT, DISTRICT OF UTAH

NOV 1 0 2016
D. MARK JONES, CLERK

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IN THE UNITED STATES DISTRICT COURT DISTRICT OF UTAH, CENTRAL DIVISION

UNITED STATES OF AMERICA,

Case No. 2:16m 580-DBP

Plaintiff,

COMPLAINT

VS.

TRAVIS FROMMER,

Judge Dustin B. Pead

Defendant.

Before the Honorable Dustin B. Pead, United States Magistrate Court Judge for the District of Utah, appeared the undersigned, who on oath deposes and says:

COUNT I

18 U.S.C. § 922(g)(1)

[Felon in Possession of a Firearm and Ammunition]

On or about November 10, 2016, in the Central Division of the District of Utah,

TRAVIS FROMMER,

the defendant herein, having been convicted of a crime punishable by imprisonment for more than one year, did knowingly possess in and affecting commerce, a firearm, to wit: a

Smith & Wesson 40 caliber handgun and associated ammunition, all in violation of 18 U.S.C. § 922(g)(1).

This complaint is made on the basis of investigation consisting of the following:

On or about November 10, 2016, Salt Lake City Police Department Officers and FBI special agents were investigating Defendant Travis FROMMER. Detectives observed FROMMER exit the west part of the Hyatt Hotel in Salt Lake City, Utah. carrying approximately 4 sports like duffle bags walked towards the described vehicle and attempted to open the truck. Detectives and federal agents approached FROMMER to detain and question him regarding a prior incident (FROMMER was observed by officers carrying a firearm on his belt hip on October 9th, 2016). When they detained FROMMER, detectives asked if there was anything on his person that would harm or injure our persons. FROMMER replied "You'll find everything in there", nodding towards the bags that he had exited the hotel with. FROMMER continued by stating, "The AR-15 with the suppressor and a sawed off shotgun are in there", nodding towards the truck of the described vehicle. FROMMER was also found to be in possession of a Smith & Wesson 40 caliber handgun, fully loaded, with a round of ammunition in the chamber.

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Based on the foregoing information, your affiant respectfully requests that a warrant of arrest be issued for TRAVIS FROMMER for violations of 18 U.S.C. §

922(g)(1).

Affiant,

Agent Jason Kennedy

SUBSCRIBED AND SWORN to before me this 10th day of November, 2016.

Dustin B. Pead

United States Magistrate CourtJudge

APPROVED:

JOHN W. HUBER

United States Attorney

STEPHEN L. NELSON

Assistant United States Attorney